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10		
11	LINITED STATES	DISTRICT COURT
12		OF NEVADA
	District	
13		
14	THE UNITED STATES OF AMERICA,	Case No. 2:16-cr-100-GMN-CWH
15	Plaintiff,)	
16	v.)	
17	JAN ROUVEN FUECHTENER,	DEFENDANT'S MOTION FOR
18	Defendant.)	MISCELLANEOUS RELIEF
)	Wild Charles and Charles
19		
20	DEFENDANT'S JOINDER TO MOTION #290	
21	COMES NOW the defendant, JAN ROUVEN FUECHTENER, by and through his	
22	attorneys of record, JESS R. MARCHESE, ESQ., and MICHAEL SANFT, ESQ., and hereby	
23	files this Motion for Miscellaneous Relief.	
24		
25		
26	DATED this 16th day of May, 2016.	
27		
28		/C/ Icon D. Moushann
		/S/ Jess R. Marchese JESS R. MARCHESE, ESQ.
		Nevada Bar No. 8175
		Attorney for Defendant

POINTS AND AUTHORITIES

The Defendant herein, JAN ROUVEN FUECHTENER (hereinafter "Jan") was detained pending trial in the instant case. He is currently housed at the Henderson Detention Center.

When his lawyers visit him, they have one of two options. They can do a phone visit with a video screen from the lobby or they can do a contact visit. The contact visit is conducted in a closed room with a glass partition between the parties. There are two locked doors and a drawer (similar to drawer at a banking drive through) that allows the parties to pass documents back and forth. The parties must converse using a telephone as the glass partition muffles the conversation making it difficult to hear without the phone. Further, when both lawyers visit him, both attorneys cannot have a joint conversation with Jan as there is only one phone on each side of the glass.

Based upon this, counsel prays for an order allowing for visits to made in an open air room at the Henderson Detention Center. There is precedent for this, but the staff at the facility will only allow for this remedy with the order.

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the MARCHESE LAW OFFICES, and that on the 16th day of May 2016, I served a copy of the foregoing: <u>DEFENDANT'S MOTION</u> via the CM/ECF system upon the following.

Government Counsel:

Ms. Elhan Rouhani, Esq. Ms. Christina Silva, Esq.

an employee of Marchese Law Offices

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